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08-CF-10404 PBS

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) CRIMINAL NO.

Defendant.

) U.S. DISTRICT COURT  
) VIOLATION: DISTRICT OF MASS.

) VIOLATION: DISTRICT OF M  
 ) 33 U.S.C. §§1319(c)(1), 1321(b)(3)  
 ) (Clean Water Act)

The United States hereby submits the attached exhibits in support of the Plea Agreement.


Dated this 23<sup>rd</sup> day of December, 2008.

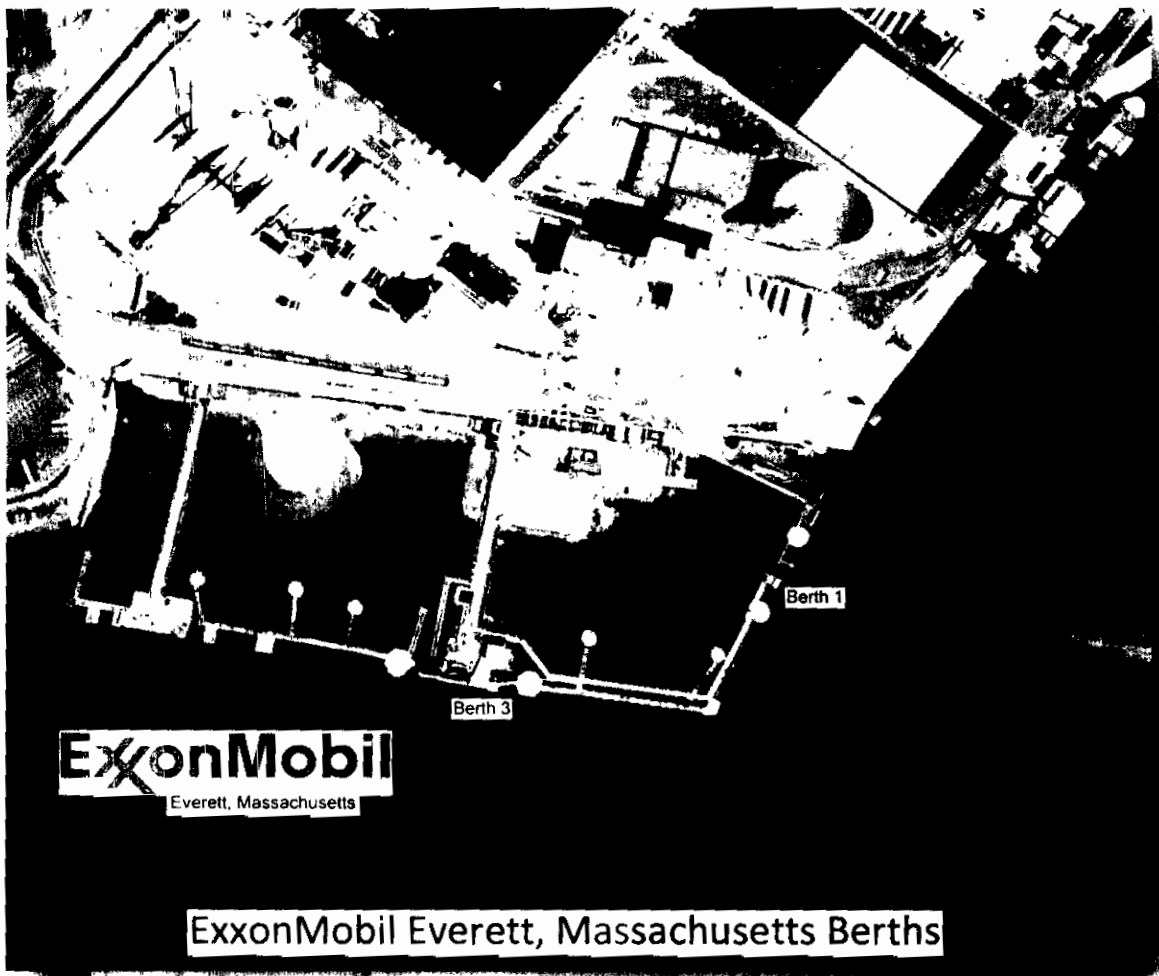
MICHAEL J. SULLIVAN  
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Environment & Natural Resources  
U.S. Department of Justice

By:

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Special Assistant U.S. Attorney

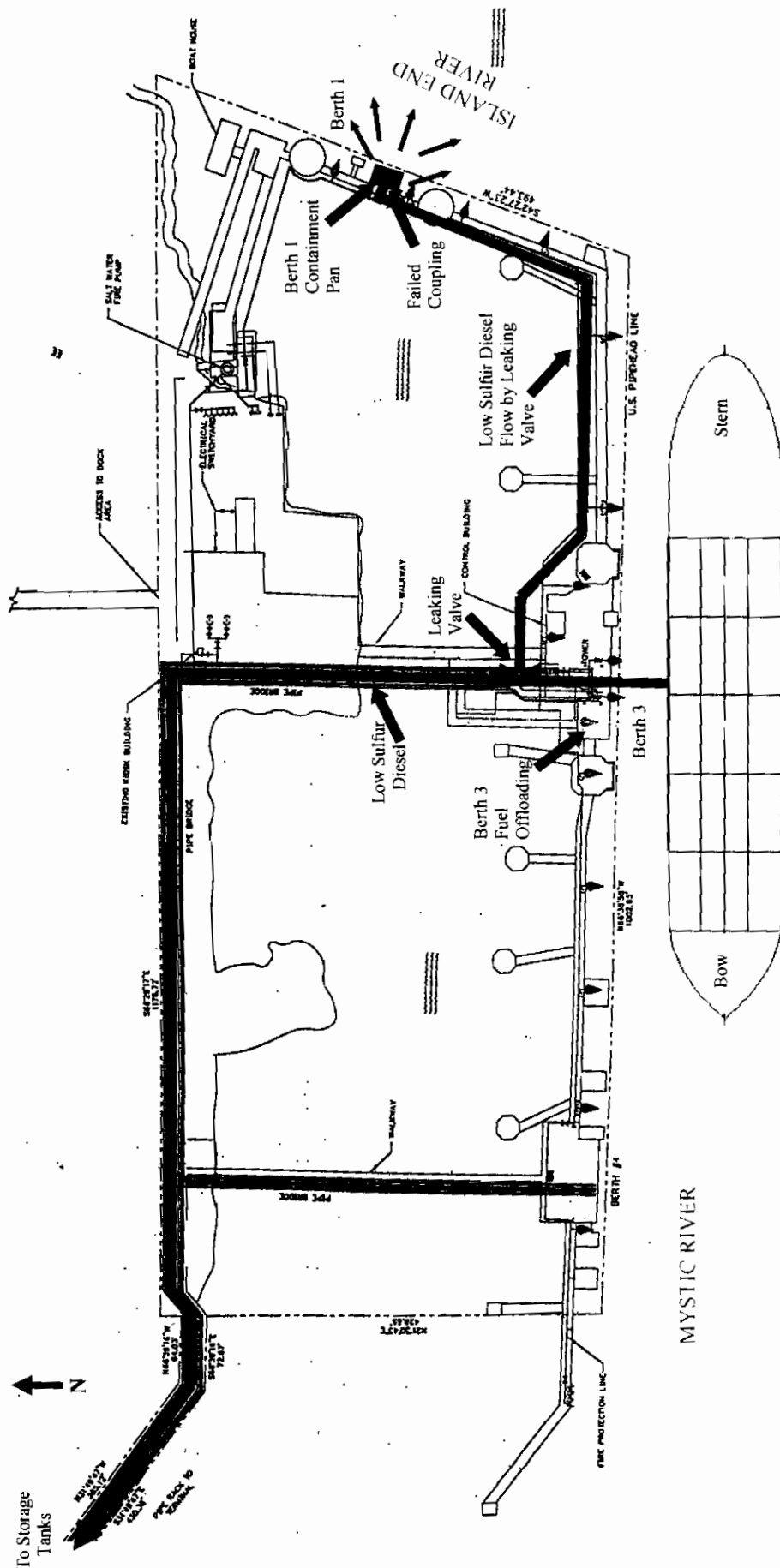
  
GARY DONNER  
Trial Attorney  
Environmental Crimes Section  
U.S. Department of Justice



# EXXONMOBIL EVERETT, MA FUEL TERMINAL

## LOW SULFUR DIESEL SPILL JANUARY 2006

 Unintended Diesel Fuel Flow  
 Intended Diesel Fuel Flow



Note: Not to Scale

